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FILED

UNITED STATES COURT OF APPEALS

NOV 25 2014

FOR THE NINTH CIRCUIT

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

INDIEZONE, INC. and EOBUY, LIMITED,

Plaintiffs - Appellants,

CONOR FENNELLY, CEO and DOUGLAS RICHARD DOLLINGER, Counsel,

Appellants,

v.

TODD ROOKE; et al.,

Defendants - Appellees.

No. 14-16895

D.C. No. 3:13-cv-04280-VC Northern District of California, San Francisco

ORDER

The record reflects that the district court has denied the post-judgment motion and that no amended notice of appeal has been filed to include the order denying the post-judgment motion. Accordingly, briefing resumes.

Within 10 days after the date of entry of this order, appellants shall designate any reporter's transcripts or serve on appellees a statement indicating that appellants do not intend to order any transcripts. *See* 9th Cir. R. 10-3.1(a). If appellants fail to comply with this order, the Clerk shall dismiss this appeal for

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failure to prosecute. See 9th Cir. R. 42-1. If appellants designate transcripts, the

transcripts will be due January 5, 2015.

The opening brief and excerpts of record are due February 17, 2015; the

answering brief is due March 19, 2015; and the optional reply brief is due within

2

14 days after service of the answering brief.

FOR THE COURT:

MOLLY C. DWYER CLERK OF COURT

By: Katherine Lehe

Deputy Clerk/Motions Attorney

KML/MOATT